UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

IN RE MEDTRONIC, INC.

MDL NO. 08-1905 (RHK/JSM)

SPRINT FIDELIS LEADS PRODUCTS

LIABILITY LITIGATION

ORDER GRANTING PLAINTIFFS'

to: LEAD COUNSEL'S AMENDED MOTION TO DISMISS AND TO

SEVER, AND SUGGESTION OF

REMAND

This documents relates to: Vidales v. Medtronic, Inc. et al. 09-cv-03450

Upon consideration of Plaintiffs' Lead Counsel's Amended Motion to Dismiss (Doc. No. 33), and based on all the files, records and proceedings herein, IT IS ORDERED that the Motion is GRANTED. Pursuant to the Master Settlement Agreement and Federal Rule of Civil Procedure Rule 41(a), the claims of Plaintiff Eduardo Vidales in the action styled Vidales v. Medtronic, Inc. et al., Civ. No. 09-cv-03450, against Medtronic, Inc., Medtronic Puerto Rico, Inc., Medtronic Puerto Rico Operations Co., and Medtronic International Technology, Inc. are DISMISSED WITH PREJUDICE. The Court having expressly determined that there is no just reason for delay for entering judgment as to the dismissed claims, LET JUDGMENT BE ENTERED ACCORDINGLY as to those claims.

The Court believes that the remaining claims against non-Medtronic Defendants, Dr. Shelly A. Hall and Dr. Robert C. Kowal, should be remanded by the Judicial Panel on Multidistrict Litigation ("JPML") to the United States District Court for the Northern District of Texas, the transferor court, for further proceedings, and it hereby **SUGGESTS** the same to the JPML. <u>See JPML R. 10.1(b)(i)</u>.

Dated: July14, 2011

<u>s/ Richard H. Kyle</u>RICHARD H. KYLEUnited States District Judge